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Attorneys for Plaintiffs
 GABANA GULF DISTRIBUTION, LTD., and
 GABANA DISTRIBUTION, LTD.

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UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

GABANA GULF DISTRIBUTION, LTD., a
 company organized under the laws of the
 United Kingdom, and GABANA
 DISTRIBUTION, LTD., a company
 organized under the laws of the United
 Kingdom,

Plaintiffs,

v.

GAP INTERNATIONAL SALES, INC., a
 Delaware corporation, THE GAP, INC., a
 Delaware corporation, BANANA
 REPUBLIC, LLC, a Delaware limited
 liability company, and OLD NAVY, LLC, a
 Delaware limited liability company,

Defendants.

No. C 06 2584 CRB (EDL)

Action Filed: April 14, 2006

MISCELLANEOUS ADMINISTRATIVE
 REQUEST TO FILE DOCUMENTS
 UNDER SEAL

Date: May 15, 2007
 Time: 2:00 p.m.
 Place: Courtroom E, 15th Floor
 Judge: Hon. Elizabeth D. LaPorte

Trial Date: December 3, 2007

1 Pursuant to Civil Local Rule 79-5(d), Plaintiff Gabana Gulf Distribution, Ltd. and
2 Gabana Distribution, Ltd. (“Gabana Gulf”) brings this Miscellaneous Administrative
3 Request To File Documents Under Seal (“Request”) in adherence with the Stipulated
4 Protective Order entered by the parties on April 14, 2006, and signed by this Court on
5 November 28, 2006 (Docket No. 41). These documents are offered by Gabana Gulf to the
6 Court as an exhibit in support of Plaintiffs’ Reply to Defendants’ Opposition to Plaintiffs’
7 Motion to Compel the Production of Documents.

8 The documents that are the subject of this Request, and which all appear in the
9 Confidential [Sealed] Exhibit D to the Declaration of G. Steven Fender in Support of
10 Plaintiffs’ Reply to Defendants’ Opposition to Plaintiffs’ Motion to Compel the Production
11 of Documents, include:

- 12 • Documents bearing production numbers GGD_0000926 – GGD_0000927;
13 GGD_0000974; GGD_00003370; GGD_0013053 – GGD_0013054;
14 GGD_0014976 – GGD_0014985 and GGD_0015061 - GGD_0015062.

15 These documents were marked “Confidential” by Defendants, the Gap, Inc. Gabana
16 Gulf makes this Request solely as a result of Plaintiff’s designation. Pursuant to this Court’s
17 standing order regarding sealed documents, Plaintiffs met and conferred with Defendants
18 who elected to stand by their confidentiality designations

1 For all of the foregoing reasons, Gabana respectfully requests that the Court grant its
2 Miscellaneous Administrative Request To File Documents Under Seal in its entirety.

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4 DATED: May 1, 2007.

5 Respectfully,

6 MARTIN R. GLICK
7 SHAUDY DANAYE-ELMI
8 HOWARD RICE NEMEROVSKI
9 CANADY
10 FALK & RABKIN
11 A Professional Corporation

12 HAL K. LITCHFORD
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15 LITCHFORD & CHRISTOPHER
16 Professional Association

17 By: /s/
18 SHAUDY DANAYE-ELMI

19 Attorneys for Plaintiffs GABANA
20 GULF DISTRIBUTION, LTD. and
21 GABANA DISTRIBUTION, LTD.

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IT IS SO ORDERED

Date: May 3, 2007

ELIZABETH D. LAPORTE
UNITED STATES MAGISTRATE JUDGE

